

INDEX.

PAGE

..... 30
 30
 116
 35, 36, 58
 37, 41, 47
 56
 53
 76
 54
 lien by *lex*
 223
 136
 191
 199
 158
 117
 158
 158
 117, 164, 271
 160
 165
 160
 168
 97, 159, 166
 161
 181
 259
 ble pur-
 160
 167
 168
 159
 20
 166
 161
 125
 122
 166
 228
 166
 256, 265

WILLS—Continued.

Jurisdiction of the Court of Chancery with respect to	PAGE
under the civil law	307
WITNESSES:	213, 215
rule as to competency of	245
who are incompetent	236
what amount of religious belief necessary to render competent	238
Interested person may be	273
how far opposite party competent	273, 306
defendant when admissible as for co-defendant	238, 266
admissibility of, a question for the judge	239, 248
credibility of, a question for the jury	248
not bound to criminate himself	246
not bound to shew how his answer would criminate him	240
how far compellable to answer questions degrading in their nature	246
how impeached	235
swearing upon the <i>voir dire</i>	242
how a party may impeach his own	234
statement of collateral fact by, on cross examination, conclusive	234
admission by when evidence against him in subsequent proceeding	239
when necessary to call subscribing	233
deed how proved after death of subscribing	231
when one living and one dead	235
cases where one not sufficient	176, 237
may prove will, when	235
gift to in a will, effect of	159
WITNESSES:	
attendance of before arbitrator, how enforced	276
commission to examine, when issued	261
how returned	257
WRITING:	
what contracts to be in	29
parol evidence of, when admissible	248
respective functions of judge and jury as to interpretation of	244
WRITTEN evidence does not exclude parol	241
WORK done, plea of never indebted in action for	250
YEAR, agreement not to be performed within, to be in writing	30, 33
YEARS, Term of (see Lease, Leasehold)	98
how created	117
what created by word of mouth	98
how surrendered	116
how made to cease	97
mortgage of	150
passes to personal representative	98
of wife, husband may dispose of	106
limited for life with indefensible remainder, remainder man takes whole estate	135